CHAP, 64.

Sec. 2. And be it enacted, That the sheriff shall not summon any juror more than one term to serve as such in any one year, any law to the contrary notwithstanding.

Period for trials.

Sec. 3. And be it enacted, That all city cases in Baltimore county court, instituted, or that shall be instituted to the terms for city business, may stand for trial as follows, that is to say: all cases instituted to May terms, may stand for trial at the succeeding September term; all cases instituted to September term, may stand for trial at the succeeding December term, all cases instituted to December and January terms respectively, may stand for trial at the succeeding May term—saving from the operation of this act, the cases instituted to the January term of the year eighteen hundred and thirty-two.

Except

Period extended

Sec. 4. And be it enacted, Thal Baltimore county court may hold the city terms for the trial of causes, at such terms for such period beyond the space of time allowed by the law to which this is a supplement, as such court may deem proper, and shall be authorised to cause jurors from time to time to be summoned and attend and serve for the trial of cases during the period aforesaid, in the same manner, and subject to the same regulations as is now provided or allowed in reference to the summons and attendance and service of jurors for trials at said terms.

Repealing clause.

Sec. 5. And be it enacted, That all parts of any acts of assembly inconsistent with the provisions of this act, be and they are hereby repealed.

## CHAPTER 65.

Passed Feb. 7,1832 An act to authorise the Levy Court of Frederick county, at their discretion, to levy a sum of money to erect a Bridge over Bush Creek, in suid county.

Levy authorised.

Section 1. Be it enacted by the General Assembly of Maryland, That from and after the passage of this act the levy court of Frederick county, be, and is hereby authorised, if, in their discretion the public interest and convenience require it, to levy a sum of money not exceeding eight hundred dollars, for the erection of a bridge over Bush creek, at or near where the public road leading from New Market to Hyatts Town, now crosses said creek, near Smith and Anderson's mill; of such materials and of such construction as they, in their judgment, may think best calculated to promote the public interest.

Contract-bond.

Sec. 2. And be it enacted, That the levy court of said county are hereby authorised to enter into and make con-